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Email: bragar@bragarwexler.com

Attorneys for Plaintiff

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

EDWARD L. WHITE, P.C.,

Plaintiff,

- against -

WEST PUBLISHING CORPORATION d/b/a "West"; and REED ELSEVIER INC., d/b/a LexisNexis,

Defendants.

U.S.D.C. S.D. N.Y.

CASHIERS

V.Y.

12-CV-1340 (JSR) ECF CASE

AMENDED COMPLAINT

JURY TRIAL DEMANDED

EDWARD L. WHITE, P.C. ("White" or "Plaintiff"), by its undersigned attorneys, as and for its Amended Complaint against WEST PUBLISHING COORPORATION d/b/a/, "West" ("West"); and REED ELSEVIER INC., d/b/a/ LexisNexis ("Lexis" or "LexisNexis"), (collectively, "Defendants"), respectfully alleges as follows:

#### Nature of the Case

- 1. This is a copyright infringement action against West and LexisNexis based upon their copying copyright-protected works created by, and owned by, the Plaintiff.
- 2. The Defendants are the largest electronic legal research providers in the United States. West and LexisNexis have engaged in wholesale unlawful copying of attorneys' copyrighted work, bundled those works into searchable databases, and sold access to those works in the form of digitized text and images for huge profits. In doing so, West and LexisNexis are infringing the rights of the very clients they purport to serve. West and LexisNexis well know that the copyright laws of the United States require them to obtain authorization from the attorneys who created the works they infringe. Despite this knowledge, West and LexisNexis have for years and continue to systematically sell the attorneys' work.
- 3. Plaintiff is entitled to damages, disgorgement of profits, a declaratory judgment, and an injunction to prevent further infringement.

#### **Parties**

4. Edward L. White, P.C., is an Oklahoma professional corporation, with an office located in Oklahoma City, Oklahoma. White's sole legal employee is Edward L. White, an attorney licensed to practice law in the State of Oklahoma, and is admitted to practice before the United States Patent & Trademark Office. White has authored, and has obtained copyright registration for, each of the works identified in Exhibit A hereto. At least these following works (the "Works") also appears in one or more of the Defendants' electronic databases:

Title......Plaintiffs' Combined Motion For Summary Judgment For Plaintiffs, Beer And Ramsey, And Brief In Support.

Registration

Number/Date..... TX0007259439 / 2010-05-20

Copyright Claimant.... Edward L. White, P.C.

Date of Creation......2009

Date of Publication .... 2009-05-20

Authorship on

Application..... Edward L. White, P.C.,

Lexis Citation......2009 U.S. Dist. Ct. Motions Lexis 79681

Westlaw Citation......2009 WL 1947652

Registration

Number/Date......TX0007417300 / 2010-05-21

Copyright Claimant.... Edward L. White, P.C.

Date of Creation......2010

Date of Publication .... 2010-03-15

Authorship on

Application..... Edward L. White, P.C.,

Lexis Citation.......2010 U.S. Dist. Ct. Motions Lexis 5166

Westlaw Citation......2010 WL 1723677

5. Upon information and belief, Reed Elsevier has a principal executive office in the United States located in Newton, Massachusetts. Reed Elsevier is authorized to do business in the State of New York, and has an authorized agent for service of process within the state c/o CT Corporation System 111 Eighth Avenue, New York, New York, 10011.

6. Upon information and belief, West is a wholly-owned subsidiary of Thompson Reuters Corporation, and is a Minnesota corporation with a principal place of business located at 610 Opperman Drive, Eagan, Minnesota.

#### **Jurisdiction**

- 7. This copyright infringement action arises under 17 U.S.C. § 101 et seq.
- 8. This Court has jurisdiction over this action under 28 U.S.C. § 1331 (federal question), and 28 U.S.C. § 1338 (acts of Congress related to copyright).
- 9. Venue is proper in this district pursuant to 28 U.S.C. §§ 1391(b)(3) because the defendants are subject to personal jurisdiction in this district and 1400(a) because the Defendants conduct business in this district.

#### **General Allegations**

- 10. The Defendants provide online digital databases of legal-related content to attorneys, law firms, and other professionals. The databases include, among other things, case law, statutes, treatises, news articles, and public records.
- 11. In addition, the Defendants each include, as stand-alone databases or as part of other databases, legal memoranda, briefs, motions, and other materials authored by attorneys and law firms and which have been filed with courts of record.
- 12. In order to include the Works (as defined above) in their databases, the Defendants copy such works and digitize them in order to make them text searchable. In at least some instances, the Defendants also include images of the Works available for viewing and/or download.
- 13. The Defendants make the content of the Works available to their subscribers for a fee. Depending upon the nature of the Defendants' contracts with

individual subscribers or users, the Defendants may include access to the Works either as part of package subscription, or at an additional per-document charge.

- 14. For example, the LexisNexis website has stated that the "All Federal and State Briefs and Motions, Combined [database] has selected briefs and motions from 2000 to the present."<sup>1</sup>
- 15. Westlaw's databases have "selected briefs from the U.S. Supreme Court, Courts of Appeals, Court of Appeals for the Armed Forces, U.S. Tax Court, 51 state courts and the District of Columbia. Selected Petitions for Writ of Certiorari are also included." Westlaw's website makes clear that these are not summaries or transformative uses. Instead, "The Pleadings, Motions and Memoranda collection includes actual filings from state trial courts, U.S. district courts, and federal bankruptcy courts from across the United States."
- 16. The Defendants charge substantial fees for access to these databases. For example, access to West's "All State Briefs" database has been priced at \$389.00 per month for a solo attorney, as is its "All Federal Briefs" database. Access to the All State and Federal Briefs product has been priced for solo practitioners at \$622.00 per month. Lexis's Briefs, Pleadings, and Motions product costs a single attorney \$960.00 for a twelve month subscription.
- 17. The Defendants have neither sought, nor obtained, ownership of the copyright to the Works, or a license to copy, sell, or otherwise profit from the Works.
  - 18. The Defendants continue to sell the Works without authorization.

<sup>&</sup>lt;sup>1</sup> http://support.lexisnexis.com/lawschool/record.asp?ArticleID=lexiscom\_finding\_briefs (accessed on February 15, 2012).

<sup>&</sup>lt;sup>2</sup> http://store.westlaw.com/westlaw/litigator/pleadings-motions-mem/default.aspx (accessed on December 16, 2011).

- 19. The Defendants' infringement of the Works have caused, and will continue to cause, damages and irreparable injury to Plaintiff.
- 20. The Defendants, as the publishers and authors of numerous and substantial original works of legal analysis in which they claim and vigorously defend their own copyright interests knew or should have known that their actions constitute copyright infringement.
- 21. Plaintiff has suffered damages, and will continue to suffer damages, as well as irreparable harm, from the Defendants' copying and sale of its Works.

# Count One: Copyright Infringement

- 22. Plaintiff repeats, reiterates, and realleges each of the allegations in the foregoing paragraphs as if set forth in full herein.
- 23. Plaintiff is the owner of the Works, which the Defendants have copied, digitized, transformed, and packaged into databases that are sold for profit.
- 24. Plaintiff has the exclusive right to reproduce, prepare derivative works, and distribute copies of the Works.
- 25. In derogation of the Plaintiff's rights in the Works, the Defendants have made copies of the Works, prepared derivative works, and distributed copies of the Works.
- 26. The Defendants' conduct is in violation of the copyrights held by the Plaintiff.
  - 27. The Defendants' infringements of the copyrights was willful.
- 28. As a result of the Defendants' infringements, Plaintiff has suffered damages, and will be irreparably harmed in the absence of an injunction.

# Count Two: Request for Injunctive Relief

- 29. Plaintiff repeats, reiterates, and realleges each of the allegations in the foregoing paragraphs as if set forth in full herein.
- 30. Upon information and belief, the Defendants are adding Works to their databases on an ongoing basis, and intend to do so for the indefinite future.
- 31. Each addition of Works to the Defendants' databases constitutes additional infringement.
- 32. Unless enjoined from doing so, the Defendants' continued commercial use of the Works will cause Plaintiff irreparable harm by depriving it of both the right to control the reproduction and distribution of copyrighted Works and to receive revenue from those Works.
- 33. The Defendants' copying and resale of the Works do not fall within any of the statutory exceptions to copyright infringement and are in violation of the Plaintiff's rights.
- 34. The balance of hardships tips in favor of the Plaintiff because the Defendants have substantial earnings from their non-infringing products and, upon information and belief, the Works constitute a relatively small portion of the Defendants' total electronic offerings. The Defendants' earnings and ability to continue in business will not be severely damaged by an injunction prohibiting them from continuing to unlawfully copy, distribute, and resell the Works.
- 35. Plaintiff therefore is entitled to an injunction barring the Defendants from continued infringement of the copyrights of, including an injunction against future

infringement of Plaintiff's now existing and future works, whether registered or unregistered, and other equitable relief as more fully set forth in the Prayer for Relief.

# Count Three: Request for Declaratory Relief

- 36. Plaintiff repeats, reiterates, and realleges each of the allegations in the foregoing paragraphs as if set forth in full herein.
- 37. By reason of the facts set forth above, an actual controversy exists between the Plaintiff and the Defendants.
- 38. Plaintiff is entitled to a judgment declaring that the Defendants' actions are unlawful and, specifically, that the Defendants infringed and continue to infringe the Plaintiff's copyrights in violation of the Copyright Act.

#### Prayer for Relief

WHEREFORE, plaintiff respectfully requests that this Court:

- (i) enter judgment against the Defendants:
  - a. awarding actual damages, statutory damages, and disgorgement of the Defendants' profits;
  - b. permanently enjoining the Defendants from infringement of the copyrights of Plaintiff and/or grant other equitable relief to redress any continuing violations of the Act;
  - c. declaring that the Defendants' copying and distribution of the Works violates the Copyright Act;
  - d. awarding costs and attorneys' fees; and
- (ii) grant such other and further relief as the Court finds just and proper.

#### **Jury Demand**

Plaintiff demands a jury trial on all issues.

Dated: New York, New York June 26, 2012

> Gregory A. Blue GREGORY A. BLUE, P.C. The Chrysler Building 405 Lexington Avenue, Suite 2600 New York, NY 10174 Telephone: (646) 351-0006

BRAGAR WEXLER EAGEL

& SQUIRE, P.C.

by:

Raymond A. Bragar

885 Third Ave., Suite 3040 New York, New York 10022 Telephone: (212) 308-5858

Facsimile: (212) 208-2519

Attorneys for Plaintiff

### **EXHIBIT A**

### COPYRIGHT REGISTRATIONS FOR LEGAL PLEADINGS AND BRIEFS CREATED BY WHITE

	REGISTRATION		
REGISTRATION NO.	DATE	PLEADING NAME	CLIENT
TXu 1-601-551	12-Jan-09	Second Amended Petition	Beer
		Plaintiffs' Combined Motion For Class Certification And	
TXu 1-602-633	12-Jan-09	Brief In Support	Beer
TXu 1-601-550	12-Jan-09	Plaintiff's Reply Brief Re. Class Certification	Beer
		Supplemental Brief In Support Of Class Certification,	
TX 7-261-050	25-May-10	Specifically In Relation To Adequacy Of	Beer
TX 7-261-053	25-May-10	Plaintiffs Fourth Discovery Request	Beer
	·	Plaintiffs Unopposed Combined Motion For Order	
		Approving Notice To The Class And Directing	
		Distribution Of Notice To The Class And Brief In	
TX 7-261-043	25-May-10	Support	Beer
TX 7-261-051	25-May-10	Plaintiffs' Second deposition Notice 05-2008	Beer
		Plaintiffs' Reply To XTO Energy Inc.'s Response To	
		Plaintiffs' Motion To Exclude Kris Terry As An Expert	
TX 7-259-932	21-May-10	Witness And Brief In Support	Beer
TX 7-260-008	21-May-10	Plaintiffs' Third Amended Exhibit And Witness List	Beer
TX 7-259-482	20-May-10	Plaintiffs' Proposed Jury Instructions	Beer
TX 7-259-435	20-May-10	Plaintiffs' Requested Voir Dire	Beer
TX 7-259-527	20-May-10		Beer
		Plaintifs' Designation Of Deposition Testimony Of Mr.	
TX 7-259-526	20-May-10		Beer
		Plaintiffs' Combined Motion For Summary Judgment	
TX 7-259-439	20-May-10		Beer
		Plaintiffs' Response To Defendant XTO Energy Inc.'s	
		Motion For Daubert Hearing And To Exclude Expert	
TX 7-417-298	20-May-10	•	Beer
TX 7-417-300	21-May-10		Beer
TX 7-417-299	21-May-10	, 0	Beer
		Plaintiffs' Reply In Support Of Their Seconf Motion For	_
TX 7-417-301	21-May-10	Summary Judgment	Beer
		District Description To Defendately Matter 5-	
TV., 4 254 400	05 1.1 07	Plaintiffs' Response To Defendatn's Motion For	Ob += ! = ! =
	25-Jul-07	, ,	Chastain Chastain
TXu 1-349-765	16-Mar-07	Plaintiffs' Motion For Class Certification	Chastain

Plaintiffs' Motion For Class Certification

Plaintiffs' Motion For Class Certification

Mathes

Lewis

TXu 1-349-763

Txu 1-349-764

16-Mar-07

16-Mar-07



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Register of Copyrights, United States of America

Registration Number:

TXu 1-601-551

Effective date of registration:

January 12, 2009

Title —			_
Completion/ Publication -	Second Amended Petition		
Year of Completion:			
Author			_
	Edward L. White		
Author Created:	text, compilation, editing		
Work made for hire:	Yes		
Citizen of:	United States D	omiciled in: United States	
Copyright claimant Copyright Claimant:	Edward L. White 13924B Quail Pointe Drive, Oklahoma City		
Rights and Permissions			<u>.</u>
Organization Name:			
Email:	Edward Leslie White jan@edwhitelaw.com	Telephone: 405-8	310-818
Address:	13924B Quail Pointe Drive		
Certification ————	Oklahoma City, OK 73134 United States		
Name:	Edward L. White		
Date:	January 12, 2009		

IPN#:

Registration #: TXU001601551

Service Request #: 1-150067781

Edward L. White, P.C. Edward Leslie White 13924B Quail Pointe Drive Oklahoma City, OK 73134 United States



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Maryoeth Gello

Register of Copyrights, United States of America

Registration Number:

TXu 1-602-633

Effective date of registration:

January 12, 2009

	:: Plaintiffs) Combined Motion For Class	하기 시작들은 기계 문화가 기계를 하는 것이 되었다. 기계
Completion/ Publication Year of Completion	2009	
	2008	
Author - Author	Edward L. White, P.C.	
Author Created:	text, compilation, editing	
Work made for hive:	Yes	
Citizen of:	United States	Domiciled in: United States
Copyright claimant, =		
	Edward L. White, P.C. 13924B Quad Pointe Drive, Oklahoma	City, OK, 73134, United States
Copyright Claimant.	3244625426344264464644	City, OK, 73134, United States
Copyright Claimant.	3244625426344264464644	City, OK, 73134. United States
Copyright Claimant Rìghts and Permissions Organization Name Name	13924B Quart Pointe Drive, Oklahoma  Edward L. White, P.G.  Edward Leslie White	
Copyright Claimant Rights and Permissions Organization Name Name Email:	13924B Quail Pointe Drive; Oklahoma  Edward L. White, P.C.  Edward Leslie White  ed@cdwhitelaw.com	Gity, OK, 73134, United States.  **Telephone: 405-810-818
Copyright Claimant Rights and Permissions Organization Name Name Email:	13924B Quart Pointe Drive, Oklahoma  Edward L. White, P.G.  Edward Leslie White	
Copyright Claimant Rights and Permissions Organization Name Name Email:	13924B Quail Pointe Drive, Oklahoma  Edward L. White, P.C.  Edward Leslie White ed@edwhitelaw.com; 13924B Quail Pointe Drive	
Copyright Claimant: Rights and Permissions Organization Name: Name: Email: Address:	13924B Quail Pointe Drive, Oklahoma  Edward L. White, P.C.  Edward Leslie White ed@edwhitelaw.com; 13924B Quail Pointe Drive	

### 

IPN#:

Registration #: TXU001602633

Service Request #: 1-150067844

Edward L. White, P.C. Edward Leslie White 13924B Quail Pointe Drive Oklahoma City, OK 73134 United States



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Register of Copyrights, United States of America

Registration Number:

TXu 1-601-550

Effective date of registration:

January 12, 2009

	: Plaintiffs' Reply Brief Re. Class Ce			
Completion/ Publication				
Year of Completion:	2008			
Author —				
	Edward L. White			
Author Created:	text, editing, compilation			
Work made for hire:	Yes			
Citizen of:	United States	Domiciled in:	United States	
Copyright claimant				
Copyright Claimant:	Edward L. White			
그런 공급이 가게 되어 가장을 즐겁는 과목성원이 되었다.				
	13924B Quail Pointe Drive, Oklaho	ma City, OK, 73134, L	Inited States	
Rights and Permissions			Inited States	
in all a contract the second of the second o	13924B Quail Pointe Drive, Oklaho  Edward L. White, P.C.		Juited States	
in all a contract the second of the second o	Edward L. White, P.C.		Inited States	
Name: Email:	Edward L. White, P.C. Edward Leslie White ed@cdwhitelaw.com			405-810-8188
Organization Name: Name: Email:	Edward L. White, P.C. Edward Leslie White ed@cdwhitelaw.com 13924B Quail Pointe Drive			405-810-8188
Organization Name: Name: Email:	Edward L. White, P.C. Edward Leslie White ed@cdwhitelaw.com			405-810-8188
Organization Name: Name: Email:	Edward L. White, P.C. Edward Leslie White ed@cdwhitelaw.com 13924B Quail Pointe Drive			405-810-8188
Organization Name: Name: Email: Address:	Edward L. White, P.C. Edward Leslie White ed@cdwhitelaw.com 13924B Quail Pointe Drive			405-810-8188

IPN#:

Registration #: TXU001601550

Service Request #: 1-150261851

Edward L. White, P.C. Edward Leslie White 13924B Quail Pointe Drive Oklahoma City, OK 73134 United States



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Register of Copyrights, United States of America

Registration Number TX 7-261-050

> Effective date of registration: May 25, 2010:

Title

Title of Work; Supplemental Brief In Support Of Class Certification, Specifically In Relation To

Adequacy Of Representation

**Completion/Publication** 

Year of Completion: 2009

Date of 1st Publication: January 14, 2009

Nation of 1st Publication: United States

Author

Author: Edward L. White, P.C.

Author Created: text, compilation, editing

Work made for hire: Yes

Citizen of: United States

Domiciled in: United States

**Copyright claimant** 

Copyright Claimant: Edward L. White, P.C.

930) Cedar Lake Ave., Suite 200, Oklahoma City, OK, 73114, United States

**Rights and Permissions** 

Organization Name: Edward L. White, P.C.

> Name: Edward L White, Attorney

Email: ed@edwhitelaw.com

Telephone: 405-810-8188

Address: 9301 Cedar Lake Ave.

Suite 200

Oklahoma City, OK 73114 United States

Certification

Name: /s/Edward L. White

Date: May 25, 2010

Registration #: TX0007261050

Scrvice Request #: 1-408402776



Edward L. White, P.C. Edward L. White, Attorney 9301 Cedar Lake Ave. Suite 200 Oklahoma City, OK 73114 United States



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Register of Copyrights, United States of America

Registration Number TX 7-261-053

Effective date of registration:
May 25, 2010

Title of Wor	k: Plaintiffs Fourth Discov		
Completion/Publication	n -		
Year of Completion	: 2008		
Date of 1st Publication	: January 10, 2008	Nation of 1st Publication: United States	
Author -	<u> </u>		
· Author	Edward L. White, P.C.		
Author Created	text, compilation, editing		
Work made for hire	Yes		
Citizen of	: United States	Domiciled in: United States	
Copyright claimant —			
カーカー基・基 エスクデス いんきひんじゃ はじょうがくさんさい れいい	Edward L. White, P.C.		
	9301 Cedar Lake Ave., S	Suite 200, Oklahoma City, OK, 73114, United States	
Rights and Permission			
Organization Name	Edward L. White, P.C.		
Name	Edward L White, Attorno		
Email	ed@edwhitelaw.com	Telephone: 405-81	0-818
Address	9301 Cedar Lake Ave.		
	Suite 200		
	Oklahoma City, OK 731	14! United States	
Certification —			1 24
보면 경기 많은 사람이 없는 사람들이 없었다.	/s/Edward L. White		
			resident. Geografia
Date:	May 25, 2010	등문문 등 하는 음식하는 일 차를 통하면 회사를 보고 있다.	

Registration #: TX0007261053

Service Request #: 1-408402662



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Edward L. White, Attorney
9301 Cedar Lake Ave.
Suite 200
Oklahoma City, OK 73114 United States



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Register of Copyrights, United States of America

Date: May 25, 2010

Registration Number TX 7-261-043

Effective date of registration:

May 25, 2010

Title -		Sant Ma Lavierak et		
Title of Work	Directing Distribution Of	nbined Motion For Order Appro Notice To The Class And Brief	In Support	Class And
Completion/Publication				
Year of Completion:				
Date of 1st Publication:	April 10, 2009	Nation of 1st Publication:	United States	
Author -				
	Edward L. White, P.C.			
Author Created:	text, compilation, editing-			
Work made for hire:	Yes			
Citizen of:	United States	Domiciled in:	United States	
Copyright claimant —				
Copyright Cláimant:	Edward L. White, P.C.			
	9301 Cedar Lake Ave., Su	ite 200, Oklahoma City, OK, 7	3114; United States	
<b>Rights and Permissions</b>				
	Edward I.: White, P.C.			
Name:	Edward L White, Attorney			
<b>Email:</b>	ed@edwhitelaw.com	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Telephone:	4 <b>05-810-8</b> 18
Address:	9301 Cedar Lake Ave.			
	Suite 200			
	Oklahoma City, OK 73114	United States		
Certification —				
Name	/s/Edward L. White			
	The Curvard D. IV IIIC		化金属 医阿克尔德氏原丛	St. (1)

Registration #: TX0007261043

Service Request #: 1-408402878



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Edward L. White, Attorney
9301 Cedar Lake Ave.
Suite 200
Oklahoma City, OK 73114 United States



Certification

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Register of Copyrights, United States of America

Name: /s/Edward L. White
Date: May 25, 2010

Registration Number TX 7-261-051

Effective date of registration:

May 25, 2010

Title -		
ricic	Title of Work:	Plaintiffs' Second Deposition Notice 05-2008
Comple	etion/Publication	
	Year of Completion:	2008
	Date of 1st Publication:	May 13, 2008 Nation of 1st Publication: United States
Author		
٠.	■ Author:	Edward L. White, P.C.
	Author Created:	text, compilation, editing
	Work made for hire:	Yes
	Citizen of:	United States Domiciled in: United States
Copyrio	ght claimant —	
	Copyright Claimant:	Edward L. White, P.C.
		9301 Cedar Lake Ave., Suite 200, Oklahoma City, OK, 73114, United States
Rights	and Permissions	
	Organization Name:	Edward L. White, P.C.
	Name:	Edward L White, Attorney
	Email:	ed@edwhitelaw.com Telephone: 405-810-8188
	Address:	9301 Cedar Lake Ave.
		Suite 200
		Oklahoma City, OK 73114 United States

Registration #: TX0007261051

**Service Request #: 1-408402704** 



Edward L. White, P.C. Edward L. White, Attorney 9301 Cedar Lake Ave: Suite 200 Oklahoma City, OK 73114 United States



Certification

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Register of Copyrights, United States of America

hrubeth Geters

Registration Number  ${
m TX}~7$ –259–932

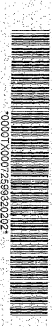
Effective date of registration: May 21, 2010

Title. Title of Work: Plaintiffs Keply To XTO Energy Inc.'s Response To Plaintiffs Motion To Exclude Kris Terry As An Expert Witness And Brief In Support Completion/Publication Year of Completion: 2010 Date of 1st Publication: March 2, 2010 Nation of 1st Publication: United States Author Author: Edward L. White, P.C. Author Created: text, compilation, editing Work made for hire: Yes Citizen of: United States: Domiciled in: United States Copyright claimant Copyright Claimant: Edward L. White, P.C. 9301 Cedar Lake Ave., Suite 200, Oklahoma City, OK, 73114, United States **Rights and Permissions** Organization Name: Edward L. White, P.C. Edward L/White, Attorney Name: Email: ed@edwhitelaw.com Telephone: .405-810-8188 Address: 9301 Cedar Lake Ave. Suite 200;

Oklahoma City, OK 73114 United States

Name: /s/Edward L. White Date: May 21, 2010 Registration #; TX0007259932

Service Request #: 1-405680918



Edward L. White, P.C.
Edward L. White, Attorney
9301 Cedar Lake Ave.
Suite 200
Oklahoma City, OK 73114 United States



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Register of Copyrights, United States of America

Registration Number TX 7-260-008

Effective date of registration:
May 21, 2010

Title Title of Work: Plaintiffs' Third Amended Exhibit And Witness List **Completion/Publication** Year of Completion: 2010 Date of 1st Publication: March 9, 2010 Nation of 1st Publication: United States **Author** Author: Edward L. White, P.C. Author Created: text, compilation, editing Work made for hire: Yes Citizen of: United States Domiciled in: United States **Copyright claimant** Copyright Claimant: Edward L. White, P.C. 9301 Cedar Lake Ave., Suite 200, Oklahoma City, OK, 73114, United States **Rights and Permissions** Organization Name: Edward L. White, P.C. Name: Edward L White, Attorney Email: cd@edwhitelaw.com Telephone: 405-810-8188 Address: 9301 Cedar Lake Aye. Suite 200 Oklahoma City, OK 73114 United States Certification Name: /s/Edward L. White Date: May 21, 2010

Registration #: TX0007260008

Service Request #: 1-405680724



Edward L. White, P.C. Edward L. White, Attorney 9301 Cedar Lake Ave. Suite 200 Oklahoma City, OK 73114 United States